Exhibit G

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Page 1
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                  IN THE UNITED STATES DISTRICT COURT
                     WESTERN DISTRICT OF WASHINGTON
 2
                                AT SEATTLE
 3
         TRACY JAHR, et al.,
 4
                      Plaintiffs,
                                       CIVIL ACTION NO.
5
              VS.
                                       2:14-CV-01884-MJP
         UNITED STATES OF AMERICA,
 6
7
                      Defendant.
8
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11
                Deposition of BRENDA THOMAS, taken on behalf
12
13
         of the Defendant, at the U.S. Attorney's Office,
14
         22 Barnard Street, Suite 300, Savannah, Georgia,
15
         commencing on December 4, 2015, at 3:38 p.m.,
16
         before Thomas J. Dorsey, Certified Court Reporter,
17
         Registered Professional Reporter.
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Brenda Thomas

December 4, 2015

		Page 2
1	APPEARANCES	
2		
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		Page 1		
1	Α.	I just know she wanted to have kids.		
2	Q.	Okay. So I understand that she moved out		
3	and I gue	and I guess moved in with Michael; is that right?		
4	Α.	That is correct.		
5	Q.	Okay. And do you know when that happened?		
6	Α.	November the 21st, 2011.		
7	Q.	Okay. And do you know where they were		
8	living?			
9	Α.	No.		
10	Q.	Somewhere down here at Fort Stewart,		
11	though, right?			
12	Α.	I can't answer that. I don't know.		
13	Q.	Okay. Did you meet Michael?		
14	Α.	Yes.		
15	Q.	Okay. How many times?		
16	Α.	Three maybe, two, three times.		
17	Q.	Okay. And were you aware let me ask		
18	you, had you ever heard of Isaac Aguigui before the			
19	incident?			
20	Α.	Can you repeat?		
21	Q.	Had you ever heard of Isaac Aguigui before		
22	your daughter was killed?			
23	Α.	Yes.		
24	Q.	Okay. And how did you hear his name		
25	before th	before that?		

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Page 19 1 A. Tiffany. 2 Okay. And what did she tell you about 0. 3 him? Α. She said she met this guy through Michael. 4 5 0. Yeah. And that she felt bad for him because his 6 A. 7 wife died on the sofa. 8 0. Is that all you remember her saying about 9 him? 10 That is all she said about Isaac Aguigui. A. 11 Did she say anything about Michael's Q. 12 friendship with him at all? A . 13 No. 14 Q. What about Christopher Salmon? Had you 15 ever heard his name before? 16 A. No. 17 0. No? Michael Burnett? 18 A. No. 19 Q. Or Anthony Peden? 20 A. No. 21 Q. Did she ever tell you that she was 22 concerned or afraid for her safety? A. No. 23 24 Q. No? Did she ever tell you she was afraid 25 for Michael's safety?

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		Page 20
1	Α.	No.
2	Q.	Did she ever give you any indication that
3	she was a	ware of some kind of group that he was in?
4	Α.	No.
5	Q.	Did she tell you what her plans were with
6	Michael,	if they intended to continue dating when she
7	moved to California?	
8	Α.	Yes.
9	Q.	What did she say?
10	Α.	She told me she was moving to California
11	to be with her father, attend school, finish up	
12	school and Michael was moving to Seattle. That was	
13	all.	
14	Q.	Okay. Did she say whether they were going
15	to stay friends? Or did you have any indication?	
16	Α.	She didn't say.
17	Q.	Okay. So when is the last time that you
18	talked to her?	
19	Α.	Thanksgiving.
20	Q.	Okay. And did she seem okay at the time?
21	Α.	She said she didn't feel good. She was on
22	the sofa.	
23	Q.	Like ill?
24	A.	Her stomach.
25	Q.	Yeah; okay. But as far as her being in

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	Page 2		
1	any kind of trouble or afraid of anything, did she		
2	say anything that		
3	A. No.		
4	Q. Okay. Have you talked to anyone from the		
5	Army about this?		
6	A. Yes.		
7	Q. Okay. Who did you talk to?		
8	A. Colonel Herring.		
9	Q. Can you spell that or guess?		
10	A. H-e-r-r-i-n-g.		
11	Q. Okay. And is he the only person that you		
12	talked to?		
13	A. No.		
14	Q. Okay. Who else?		
15	A. Belcher.		
16	Q. Okay.		
17	A. Denise Johnson and Scr it starts with		
18	an S. He worked along with Denise Johnson.		
19	Q. Okay.		
20	A. Scruter, Scruler, Scruter, something like		
21	that.		
22	Q. Okay. So I kind of want to get a feeling		
23	for the substance of these conversations, to the best		
24	that you can remember.		
25	A. Yes.		